

UNITED STATES DISTRICT COURT

## CENTRAL DISTRICT OF CALIFORNIA

AARON PATRICK; an individual,

Case No. CV 23-1069-DMG (SHKx)

Plaintiff,

**ORDER ON STIPULATION FOR  
EXTENDING TIME FOR  
DEFENDANTS TO ANSWER  
PLAINTIFFS' FIRST AMENDED  
COMPLAINT AND TO DISMISS  
CERTAIN DEFENDANTS  
WITHOUT PREJUDICE [31]**

VS.

NATIONAL FOOTBALL LEAGUE, a business entity; STADCO LA, LLC d/b/a SOFI STADIUM, a business entity; HOLLYWOOD PARK LAND COMPANY, LLC, a business entity; STOCKBRIDGE CAPITAL GROUP, LLC, a business entity; THE FLESHER GROUP, a business entity, KROENKE SPORTS & ENTERTAINMENT COMPANY, a business entity; CHARGERS FOOTBALL COMPANY, LLC d/b/a THE LOS ANGELES CHARGERS, a business entity; MOE "GREENHAT," an individual; ESPN, INC. a business entity; ROE MAT COMPANY, a business entity; and DOES 1-40, inclusive.

## Defendants.

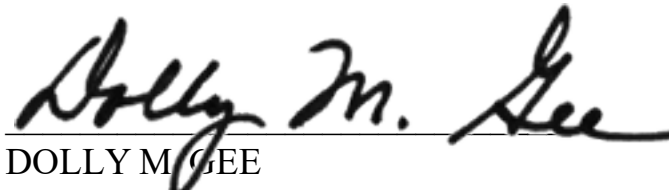
1           Based on the Parties' stipulation and for good cause appearing therefor,  
2  
3           **IT IS HEREBY ORDERED** that:

4           1. Defendants' STADCO LA, LLC (erroneously sued and served as STADCO  
5           LA, LLC d/b/a SOFI STADIUM); HOLLYWOOD PARK MANAGEMENT  
6           COMPANY, LLC (erroneously sued and served as HOLLYWOOD PARK LAND  
7           COMPANY, LLC); and PINCAY RE, LLC do not need to file and serve an Answer to  
8           Plaintiff's First Amended Complaint ("FAC") until five days after the Court issues a  
9           ruling on Plaintiff's Motion to Remand, currently scheduled for hearing on May 5, 2023.

10           2. Based on representations from Defendants' counsel, Plaintiff has agreed to  
11           dismiss without prejudice from this matter defendants KROENKE SPORTS &  
12           ENTERTAINMENT COMPANY and STOCKBRIDGE CAPITAL GROUP, LLC on the  
13           grounds that these entities do not in any way lease, own, manage, control, and/or  
14           maintain the subject property and should not therefore be involved as defendant parties to  
15           this action. Subject to the Court's approval, Plaintiff can bring back into this lawsuit  
16           these two entities if at any time during the course of the pending litigation it is  
17           determined that any of the dismissed entities are proper parties to this litigation, and  
18           without regard to any defenses of timeliness.

19           IT IS SO ORDERED.

20           DATED: March 10, 2023

  
21           DOLLY M. GEE  
22           UNITED STATES DISTRICT JUDGE